levy such tax upon the property within the taxable limits of said town as may be necessary to enable them, in connection with the revenue arising from said waterworks and water distribution system, to pay said bonds and the interest thereon, as same becomes due and the operating expenses and necessary repairs to said works and water distribution system, the said taxes so collected shall be paid to the Treasurer, appointed by said Water Board, and the amount levied for this purpose shall be in addition to the amount now authorized by law. The moneys arising from water rents shall be applied, first, to payment of current expenses of said waterworks and water distribution system; secondly, to payment of interest on bonds, and thirdly, as to any balance, to provide a sinking fund for the payment of said bonds; and whenever any bond is paid off it shall be immediately burned and the fact noted in the registration book hereinbefore required; and said Water Board is hereby directed to provide and locate convenient hydrants and fire plugs for the protection of property from fire.

1924, ch. 19, sec. 4.

863. The titles to said waterworks and water distribution system, with all the land, conduits, privileges, franchise and materials thereto appertaining shall vest in the Burgess and Commissioners of Williamsport in their corporate capacity.*

864. Vacant.

WITNESSES.

P. L. L., 1888, Art. 22, sec. 424. 1860, Art. 21, sec. 335.

865. The county commissioners shall levy a sufficient sum, in advance, to pay State's witnesses in said county promptly at the close of each term of the circuit court.

1898, ch. 111.

866. Witnesses in Washington county who shall reside more than ten miles from the place of holding the Circuit Court, shall, in addition to the per diem allowed by law, receive eight cents for every mile exceeding the first ten to be allowed in going to Court; but no witness shall be allowed mileage for more than once going to said Court at any one time.

P. L. L., 1888, Art. 22, sec. 425. 1860, Art. 21, sec. 336.

867. Whenever any person shall present to the collector of said county, an order from the clerk of the circuit court for his attendance as a witness, he shall pay to such person, or his order, the amount due him, after deducting therefrom all charges he may have against such witness.

^{*}Sec. 5, ch. 19, 1924, repealed ch. 306, 1922, which authorized a similar loan, subject to referendum vote.